IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

7 TH & ALLEN EQUITIES,)
Plaintiff) Civil Action) No. 11-cv-0156
vs.)
HARTFORD CASUALTY INSURANCE COMPANY,)))
Defendants)

ORDER

NOW, this 21st day of August, 2012, upon consideration of Plaintiff 7th & Allen Equities' Notice of Cross-Motion for Partial Summary Judgment as to Liability, which cross-motion was filed August 13, 2012 (Document 40); it appearing that plaintiff's cross-motion is untimely¹,

IT IS ORDERED that Plaintiff 7th & Allen Equities'
Notice of Cross-Motion for Partial Summary Judgment as to
Liability is dismissed as untimely.

BY THE COURT:

/s/ James Knoll Gardner
James Knoll Gardner
United States District Judge

 $^{^{1}\,}$ By Order dated and filed June 20, 2012 the parties were given until July 24, 2012 to file all dispositive motions.

On July 24, 2012 defendant filed a motion for summary judgment (Document 38). On August 13, 2012 plaintiff filed a response to defendant's motion accompanied by the within cross-motion which seeks summary judgment for plaintiff on the issue of liability.

Because plaintiff's cross-motion is a dispositive motion, and is untimely, and because the court requires sufficient time to adjudicate any motion for summary judgment prior to the trial scheduled for November 5, 2012, I dismiss plaintiff's cross-motion as untimely.